Case 1:11-cv-07591-PGG-HBP Document 26 Filed 12/17/12 Page 1 of 1 USDC SDNY DOCUMENT Duane Morris\* ELECTRONICALLY FILED FIRM and AFFILIATE OFFICES NEW YORK DOC#: LONDON DATE FILED: 12/17/12 SINGAPORE PHILADELPHIA MEMO ENDORSED CHICAGO ERIC W. RUDEN WASHINGTON DC DIRECT DIAL: +1 212 471 1893 SAN FRANCISCO The Application is granted. PERSONAL FAX: +1 212 202 5077 SAN DIEGO E-MAIL: ERuden@duanemorris.com BOSTON SO ORDERED: HOUSTON www.duanemorris.com LOS ANGELES HANOI HO CHI MINH CITY ATLANTA December 13, 2012 BALTIMORE WILMINGTON MIAMI PITTSBURGH VIA FACSIMILE, ORIGINAL TO FOLLOW BY U.S. MAIL NEWARK LAS VEGAS The Honorable Paul G. Gardephe CHERRY HILL BOCA RATON United States District Judge LAKE TAHOE

United States District Judge
United States District Court - Southern District of New York
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street
New York NY 10007-1312

Re: Baldwin v. Goddard Riverside Community Center, Case No. 11-CV-7591

Dear Judge Gardephe:

This firm represents Goddard Riverside Community Center ("GRCC" or Defendant") in the above-referenced matter. Defendant respectfully requests a two week extension from December 16, 2012 to Monday, December 31, 2012 to complete expert discovery in this matter. This is the first such request by Defendant for an extension of the expert discovery deadline. Plaintiff's counsel has consented to this request. No other deadlines will be disturbed by this request.

The extension is necessary to allow Defendant's expert to conduct a meaningful review of recently received documents relied upon by Plaintiff's economic expert and issue any written report in accordance with Rule 26(a)(2)(B).

Thank you for your consideration.

Respectfully,

Eric W. Ruden

EWR:jb

cc: Josh A. Bernstein, Esq.

DUANE MORRIS LLP

MEXICO CITY

ALLIANCE WITH

MIRANDA & ESTAVILLO